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	10/000,427	11/30/2001	Masahiro Okada	01-730	9209
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	Gregory P. La		MOORTHY, ARAVIND K		
	BACHMAN & LaPOINTE, P.C.			ART UNIT	PAPER NUMBER
	Suite 1201 900 Chapel Street			ARTONII	FAFER NUMBER
				2131	
	New Haven, C	T 06510-2802		DATE MAILED: 11/01/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	10/000,427	OKADA ET AL.				
,	Examiner Assistant Managhar	Art Unit				
The MAILING DATE of this communication app	Aravind K. Moorthy	2131				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 15 Au	Responsive to communication(s) filed on <u>15 August 2006</u> .					
· <u> </u>	,					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-23 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
·	5) Claim(s) is/are allowed.					
• • • • • • • • • • • • • • • • • • • •	6)⊠ Claim(s) <u>1-23</u> is/are rejected.					
7) Claim(s) is/are objected to.	r election requirement					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>30 November 2001</u> is/are: a)⊠ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
The dath of declaration is objected to by the Examiner. Note the attached Onice Action of John F10-132.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)⊠ All b)□ Some * c)□ None of:						
1. Certified copies of the priority documents have been received.						
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
• • • • • • • • • • • • • • • • • • • •						
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	4) ∐ Interview Summary Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal P					

DETAILED ACTION

1. This is in response to the RCE filed on 15 August 2006.

2. Claims 1-23 are pending in the application.

3. Claims 1-23 have been rejected.

Continued Examination Under 37 CFR 1.114

4. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 15 August 2006 has been entered.

Response to Arguments

5. Applicant's arguments with respect to claims 1-23 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

6. Claims 20 and 22 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 20 and 22 are directed towards a computer program for causing a computer to operate as a game apparatus. Computer programs claimed as computer listings per se, i.e., the descriptions or expressions of the programs, are not physical "things." They are neither computer components nor statutory processes, as they are not "acts" being performed. Such claimed

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computer programs do not define any structural and functional interrelationships between the computer program and other claimed elements of a computer which permit the computer program's functionality to be realized.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

7. Claims 1-5, 8-13, 18, 19, 22 and 23 are rejected under 35 U.S.C. 102(b) as being anticipated by Hasebe et al U.S. Patent No. 5,761,651.

As to claim 1, Hasebe et al discloses a license managing system including a game apparatus to be licensed and a managing apparatus, the managing apparatus comprising:

inputting means [column 5 line 66 to column 6 line 7];

encrypting means for encrypting information inputted from the inputting means to produce encrypted information [column 5 line 66 to column 6 line 7]; and

outputting means for outputting the encrypted information,

wherein the encrypting means encrypts at least identification information of the game apparatus to be licensed and license condition information thereof to produce the encrypted information [column 5 line 66 to column 6 line 7],

the game apparatus [column 1, lines 16-20] comprising:

inputting means for inputting the outputted encrypted information [column 6, lines 8-37];

encryption decoding means for decoding the inputted encrypted information [column 10 line 45 to column 12 line 60];

controlling means for controlling execution of a game program [column 6, lines 8-37];

storing means for storing identification information of the game apparatus [column 6, lines 8-37];

storing means for storing internal information [column 6, lines 8-37]; and

real time clock means for counting time in accordance with preset date and time information and outputting date and time information [column 6, lines 8-37],

wherein the encryption decoding means decodes the encrypted identification information of the game apparatus and the encrypted license condition information, and the controlling means permits execution of the game program when the decoded identification information of the game apparatus and the stored identification information of the game apparatus are in a predetermined relationship, and the decoded license condition information and the stored internal information are in a predetermined relationship [column 6, lines 8-37],

wherein the controlling means request an input of date and time information when the game apparatus is started, compare the inputted time and date information with the date and time information of the real time clock means, and execute subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

As to claim 2, Hasebe et al discloses a game apparatus comprising:

inputting means for inputting encrypted information [column 6, lines 8-37];

encryption decoding means for decoding the inputted encrypted information [column 6, lines 8-37];

controlling means for controlling execution of a game program [column 6, lines 8-37];

storing means for storing identification information of the game apparatus [column 6, lines 8-37]; and

calendar means [column 6, lines 8-37]; and

real time clock means for counting time in accordance with preset date and time information and outputting date and time information [column 6, lines 8-37],

wherein the encryption decoding means decodes encrypted identification information of the game apparatus and license period information of the game apparatus, and the controlling means permits

execution of the game program when the decoded identification information of the game apparatus and the stored identification information of the game apparatus are in a predetermined relationship, and the decoded license period information and date information supplied from the calendar means are in a predetermined relationship [column 6, lines 8-37], and

wherein the controlling means request an input of date and time information when the game apparatus is started, compare the inputted time and date information with the date and time information with date and time information of the real time clock means, and execute subsequent process if the in putted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

As to claim 3, Hasebe et al teaches that the controlling means prohibits execution of the game program when the decoded license period information and the date information supplied from the calendar means fall outside of the predetermined relationship after permitting execution of the game program [column 6, lines 8-37].

As to claim 4, Hasebe et al teaches the game apparatus further comprising information outputting means [column 7, lines 27-34]. Hasebe et al teaches that the controlling means calculates, after permitting execution of the game program, a remaining period of a license period from a license period ending time indicated in the decoded license period information and the date information supplied from the calendar means, and outputs a predetermined warning to

the information outputting means when the remaining period becomes less than a predetermined period [column 7, lines 27-34].

As to claim 5, Hasebe et al discloses a game apparatus comprising:

inputting means for inputting encrypted information [column 6, lines 8-37];

encryption decoding means for decoding the inputted encrypted information [column 6, lines 8-37];

controlling means for controlling execution of a game program [column 6, lines 8-37];

first storing means for storing identification information of the game apparatus [column 6, lines 8-37]; and

second storing means for storing a working state of the game apparatus [column 6, lines 8-37]; and

real time clock means for counting time in accordance with preset date and time information and outputting date and time information [column 6, lines 8-37],

wherein the encryption decoding means decodes encrypted identification information of the game apparatus and operation limiting information of the game apparatus, and the controlling means permits execution of the game program when the decoded identification information of the game apparatus and the stored identification information of the game apparatus are in a predetermined relationship,

while the controlling means prohibits execution of the game program when the working state of the game apparatus falls outside of a range of an operation limit specified by the decoded operation limiting information [column 6, lines 8-37], and

wherein the controlling means request an input of date and time information when the game apparatus is started, compare the inputted time and date information with the date and time information of the real time clock means, and execute subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

As to claim 8, Hasebe et al teaches that the operation limiting information represents an upper limit of the number of game playing times [column 9, lines 4-21].

As to claim 9, Hasebe et al teaches that the controlling means calculates, after permitting execution of the game program, a remaining number of game playing times from the upper limit of the number of game playing times and a current number of game playing times, and outputs a predetermined warning to the information outputting means when the remaining number of game playing times becomes less than a predetermined number of game playing times [column 9, lines 4-21].

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As to claim 10, Hasebe et al discloses a working state managing system including a game apparatus to be managed and a managing apparatus, the game apparatus comprising:

storing means for storing identification information of the game apparatus [column 6, lines 8-37];

storing means for storing working state information of the game apparatus [column 6, lines 8-37];

encrypting means for encrypting the identification information and the working state information [column 6, lines 8-37];

information outputting means [column 6, lines 8-37]; and

controlling means for causing the encrypting means, according to a predetermined operation, to encrypt the working state information and to output the encrypted working state information in a visible form from the information outputting means [column 6, lines 8-37]; and

real time clock means for counting time in accordance with preset date and time information and outputting date and time information [column 6, lines 8-37], the managing apparatus comprising:

inputting means for inputting the encrypted identification information and the encrypted working state information [column 10 line 45 to column 12 line 60];

encryption decoding means for decoding the encrypted identification information and the encrypted working state information [column 6, lines 8-37];

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outputting means [column 6, lines 8-37]; and controlling means [column 6, lines 8-37],

wherein when the encrypted identification information and the encrypted working state information are inputted from the inputting means, the controlling means causes the encryption decoding means to decode the information and, according to a request, to output the decoded identification information and the decoded working state information in a visible form from the outputting means [column 6, lines 8-37], and

wherein the controlling means request an input of date and time information when the game apparatus is started, compare the inputted time and date information with the date and time information of the real time clock means, and execute subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

As to claim 11, Hasebe et al discloses a game apparatus comprising:

working state storing means for storing working state information [column 6, lines 8-37];

encrypting means for encrypting the stored working state information [column 6, lines 8-37];

information outputting means [column 6, lines 8-37]; and

the encrypted working state information in a visible form from the information

predetermined operation, to encrypt the working state information and to output

outputting means [column 6, lines 8-37]; and

real time clock means for counting time in accordance with preset date and time information and outputting date and time information [column 6, lines 8-37],

wherein the controlling means request an input of date and time information when the game apparatus is started, compare the inputted time and date information with the date and time information of the real time clock means, and execute subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

As to claim 12, Hasebe et al teaches the game apparatus further comprising storing means for storing identification information of the game apparatus [column 6, lines 8-37]. Hasebe et al teaches that the encrypting means encrypts the working state information and the identification information [column 6, lines 8-37]. Hasebe et al teaches the controlling means outputs the encrypted working state information and the encrypted identification information in a visible form from the information outputting means [column 6, lines 8-37].

As to claim 13, Hasebe et al teaches that the working state information includes information relating to sales of the game apparatus or information relating to the number of game playing times [column 9, lines 4-21].

As to claim 18, Hasebe et al discloses an information presenting method comprising processing for obtaining identification information of a game apparatus, processing for obtaining working state information of the game apparatus wherein the game apparatus comprising real time clock means for counting time in accordance with preset date and time information and outputting date and time information [column 6, lines 8-37], processing for encrypting the identification information and the working state information [column 6, lines 8-37], and processing for outputting the encrypted information in a visible form, as discussed above, and processing for requesting an input of date and time information when the game apparatus is started [column 6, lines 8-37], comparing the inputted time and date information with the date and time information of the real time clock means [column 6, lines 8-37], and executing subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

As to claim 19, Hasebe et al teaches that the working state information includes information relating to sales of the game apparatus or information relating to the number of game playing times [column 9, lines 4-21].

As to claim 22, Hasebe et al discloses a computer program for causing a computer to operate as a game apparatus, wherein the game apparatus comprising real time clock means for counting time in accordance with preset date and time information and outputting date and time information, the computer program causing the computer to execute the steps of:

obtaining an identification number of the game apparatus [column 6, lines

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obtaining working state information of the game apparatus [column 6, lines 8-37];

encrypting the obtained identification number and the obtained working state information [column 6, lines 8-37];

outputting the encrypted information in a visible form [column 6, lines 8-37]; and

requesting an input of date and time information when the game apparatus is started, comparing the inputted time and date information with the date and time information of the real time clock means, and executing subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

As to claim 23, Hasebe et al teaches a computer-readable recording medium recording the computer program [column 3, lines 1-15].

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

8. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hasebe et al U.S. Patent No. 5,761,651 as applied to claim 5 above, and further in view of Land et al

U.S. Patent No. 6,847,942 B1.

As to claims 6 and 7, Hasebe et al does not teach that the operation limiting information represents an upper limit of sales of the game apparatus. Hasebe et al does not teach that the controlling means deducts, after permitting execution of the game program, current sales of the game apparatus from the upper limit of sales, and outputs a predetermined warning to the information outputting means when an amount after deduction becomes smaller than a predetermined amount.

Land et al teaches limiting information that represents an upper limit of sales of the game apparatus [column 8, lines 7-34]. Land et al teaches controlling means that deducts, after permitting execution of the game program, current sales of the game apparatus from the upper limit of sales, and outputs a predetermined warning to the information outputting means when an amount after deduction becomes smaller than a predetermined amount [column 8, lines 7-34].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al so that there would have been limiting information that represented an upper limit of sales of the game apparatus. The

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controlling means would have deducted, after permitting execution of the game program, current sales of the game apparatus from the upper limit of sales, and outputted a predetermined warning to the information outputting means when an amount after deduction becomes smaller than a predetermined amount.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al by the teaching of Land et al because if the sales goes below a predetermined amount, the company needs to know to restock the game consoles [column 1, lines 28-64].

9. Claims 14-17, 20 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hasebe et al U.S. Patent No. 5,761,651 in view of Hirotani U.S. Patent No. 5,982,887.

As to claim 14, Hasebe et al discloses a license managing method for a game apparatus,

wherein the game apparatus comprising real time clock means for counting time in accordance with preset date and time information and outputting date and time information [column 6, lines 8-37],

first determination processing for determining whether or not the decoded identification information and prestored identification information of the game apparatus are in a predetermined relationship [column 6, lines 8-37], second determination processing for determining whether or not the decoded license condition information and internal information of the game apparatus are in a predetermined relationship, and starts execution of a game program when determination results of the first and second determination processing are both affirmative [column 6, lines 8-37], and

wherein the controlling means request an input of date and time information when the game apparatus is started, compare the inputted time and date information with the date and time information of the real time clock means, and execute subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

Hasebe et al does not teach that a password represents encrypted identification information of the game apparatus to be licensed.

Hirotani teaches using a password that represents encrypted identification information [figure 5 and accompanying description].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al so that a password would have represented encrypted identification information of the game apparatus to be licensed and encrypted license condition information thereof was transmitted to a licensee. The licensee would have inputed the password into the game apparatus to be licensed. The game apparatus to be licensed would have executed processing for decoding the inputted password. There would have been first determination processing for determining whether or not the decoded identification information and prestored identification information of the game apparatus are in a predetermined relationship. There would have been second determination processing for determining whether or not the decoded license condition information and internal information of the game apparatus are in a predetermined relationship, and starts execution of a game

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program when determination results of the first and second determination processing are both affirmative.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al by the teaching of Hirotani because the serial number as the specific data of the computer and the password obtained from the serial number are necessary to execute a software. It is inhibited that the software is executed by a hardware other than that which is registered at the time of purchase of the software. The illegal copy of the software can be prevented in a simple hardware. Since the comparison program including the predetermined program calculating the password is decrypted, the password is never calculate even if the serial number is known [column 8, lines 30-39].

As to claim 15, Hasebe et al discloses a method for controlling a game apparatus, wherein the game apparatus comprising real time clock means for counting time in accordance with preset date and time information and outputting date and time information. Hasebe et al discloses first determination processing for determining whether or not the decoded identification information and identification information stored in the game apparatus are in a predetermined relationship [column 6, lines 8-37]. Hasebe et al discloses second determination processing for determining whether or not the decoded license condition information and internal information of the game apparatus are in a predetermined relationship [column 6, lines 8-37]. Hasebe et al discloses permitting execution of a game program when determination results of the first and second determination processing are both affirmative [column 6, lines 8-37],

wherein the controlling means request an input of date and time information when the game apparatus is started, compare the inputted time and date information with the date and time

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information of the real time clock means, and execute subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

Hasebe et al does not teach that a password represents encrypted identification information of the game apparatus to be licensed.

Hirotani teaches using a password that represents encrypted identification information [figure 5 and accompanying description].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al so that a password would have represented encrypted identification information of the game apparatus to be licensed and encrypted license condition information thereof was transmitted to a licensee. The licensee would have inputed the password into the game apparatus to be licensed. The game apparatus to be licensed would have executed processing for decoding the inputted password. There would have been first determination processing for determining whether or not the decoded identification information and prestored identification information of the game apparatus are in a predetermined relationship. There would have been second determination processing for determining whether or not the decoded license condition information and internal information of the game apparatus are in a predetermined relationship, and starts execution of a game program when determination results of the first and second determination processing are both affirmative.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al by the teaching of Hirotani because the serial

number as the specific data of the computer and the password obtained from the serial number are necessary to execute a software. It is inhibited that the software is executed by a hardware other than that which is registered at the time of purchase of the software. The illegal copy of the software can be prevented in a simple hardware. Since the comparison program including the predetermined program calculating the password is decrypted, the password is never calculate even if the serial number is known [column 8, lines 30-39].

As to claim 16, Hasebe et al teaches that execution of the game program is prohibited when the determination result of the second determination processing becomes negative after execution of the program is permitted [column 9, lines 4-21].

As to claim 17, Hasebe et al discloses a method for grasping a working state of a game apparatus, wherein the game apparatus comprising real time clock means for counting time in accordance with preset date and time information and outputting date and time information, the method comprising:

causing the game apparatus to request and input of date and time information when the game apparatus is started, to compare the inputted time and date information with the date and time information of the real time clock means, and to execute subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

Hasebe et al does not teach that a password represents encrypted identification information of the game apparatus to be licensed.

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Hirotani teaches using a password that represents encrypted identification information [figure 5 and accompanying description].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al so that a password would have represented encrypted identification information of the game apparatus to be licensed and encrypted license condition information thereof was transmitted to a licensee. The licensee would have inputed the password into the game apparatus to be licensed. The game apparatus to be licensed would have executed processing for decoding the inputted password. There would have been first determination processing for determining whether or not the decoded identification information and prestored identification information of the game apparatus are in a predetermined relationship. There would have been second determination processing for determining whether or not the decoded license condition information and internal information of the game apparatus are in a predetermined relationship, and starts execution of a game program when determination results of the first and second determination processing are both affirmative.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al by the teaching of Hirotani because the serial number as the specific data of the computer and the password obtained from the serial number are necessary to execute a software. It is inhibited that the software is executed by a hardware other than that which is registered at the time of purchase of the software. The illegal copy of the software can be prevented in a simple hardware. Since the comparison program including the

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predetermined program calculating the password is decrypted, the password is never calculate even if the serial number is known [column 8, lines 30-39].

As to claim 20, Hasebe et al discloses a computer program for causing a computer to operate as a game apparatus, wherein the game apparatus comprising real time clock means for counting time in accordance with preset date and time information and outputting date and time information, the computer program causing the computer to execute the steps of:

permitting execution of a game program when the decoded identification information of the game apparatus and prestored identification information of the game apparatus are in a predetermined relationship and the decoded license condition information of the game apparatus and internal information of the game apparatus are in a predetermined relationship [column 6, lines 8-37]; and

requesting an input of date and time information when the game apparatus is started, comparing the inputted time and date information with the date and time information of the real time clock means, and executing subsequent process if the inputted time and date information is included within a given time difference range with respect to the date and time information of the real time clock means [column 6, lines 8-37].

Hasebe et al does not teach that a password represents encrypted identification information of the game apparatus to be licensed.

Hirotani teaches using a password that represents encrypted identification information [figure 5 and accompanying description].

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Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al so that a password would have represented encrypted identification information of the game apparatus to be licensed and encrypted license condition information thereof was transmitted to a licensee. The licensee would have inputed the password into the game apparatus to be licensed. The game apparatus to be licensed would have executed processing for decoding the inputted password. There would have been first determination processing for determining whether or not the decoded identification information and prestored identification information of the game apparatus are in a predetermined relationship. There would have been second determination processing for determining whether or not the decoded license condition information and internal information of the game apparatus are in a predetermined relationship, and starts execution of a game program when determination results of the first and second determination processing are both affirmative.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hasebe et al by the teaching of Hirotani because the serial number as the specific data of the computer and the password obtained from the serial number are necessary to execute a software. It is inhibited that the software is executed by a hardware other than that which is registered at the time of purchase of the software. The illegal copy of the software can be prevented in a simple hardware. Since the comparison program including the predetermined program calculating the password is decrypted, the password is never calculate even if the serial number is known [column 8, lines 30-39].

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As to claim 21, Hasebe et al teaches a computer-readable recording medium recording

[column 3, lines 1-15].

Conclusion

10. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Aravind K. Moorthy whose telephone number is 571-272-3793.

The examiner can normally be reached on Monday-Friday, 8:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ayaz R. Sheikh can be reached on 571-272-3795. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Aravind K Moorthy M

October 26, 2006

CHRISTOPHER REVAI PRIMARY EXAMINER

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